IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

NETLIST, INC.,	
m : .:cc)
Plaintiff,	
) Case No. 2:22-cv-294-JRG
VS.	
) JURY TRIAL DEMANDED
MICRON TECHNOLOGY, INC.,	
MICRON SEMICONDUCTOR	
PRODUCTS INC., MICRON)
TECHNOLOGY TEXAS LLC,)
Defendants.	

PLAINTIFF NETLIST, INC.'S MEMORANDUM REGARDING PX-23

Netlist lodges this notice to identify for the Court specific pages of PX-23 that Micron
may intend to show the jury during closing arguments that would violate the Court's standing
motions in limine.
. Based on that representation, the Court indicated that
it would
With closing statements coming soon, Netlist asked Micron's counsel to confirm that it would
not be showing pages of PX-23 during closing that had not previously been shown to the jury
and that violate the Court's MILs. ¹
Netlist identifies the following pages of PX-23 that would violate the Court's MILs, and
thus require leave of Court prior to publication or other introduction to the jury:
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By way of example,

¹ To date, only the following pages of PX-23 have been shown to the jury:



This slide plainly violates

and should be redacted in full. This slide should not be shown to the jury, either through closing statements or through the jury requesting PX-23.

As another example,



This slide plainly violates Court MIL No. 6 and should be redacted before it is given to the jury.

None of the slides identified above relate to any facts elicited in this case. More importantly, they would violate the Court's MILs. As such, Micron would be required to seek leave of Court before showing any of these slides during closing statements.

Dated: May 23, 2024

Respectfully submitted,

/s/ Jason G. Sheasby

Samuel F. Baxter
Texas State Bar No. 01938000
sbaxter@mckoolsmith.com
Jennifer L. Truelove
Texas State Bar No. 24012906
jtruelove@mckoolsmith.com
MCKOOL SMITH, P.C.
104 East Houston Street Suite 300

Marshall, TX 75670
Telephone: (903) 923-9000
Facsimile: (903) 923-9099

Jason G. Sheasby (pro hac vice)
jsheasby@irell.com
Annita Zhong, Ph.D. (pro hac vice)
hzhong@irell.com
Andrew J. Strabone (pro hac vice)
astrabone@irell.com
Yanan Zhao (pro hac vice)
yzhao@irell.com
Michael W. Tezyan (pro hac vice)
mtezyan@irell.com

IRELL & MANELLA LLP

1800 Avenue of the Stars, Suite 900 Los Angeles, CA 90067 Tel. (310) 277-1010 Fax (310) 203-7199

Attorneys for Plaintiff Netlist, Inc.

CERTIFICATE OF AUTHORIZATION TO FILE UNDER SEAL

I hereby certify that the foregoing document and exhibits attached hereto contain information that is authorized to be filed under seal pursuant to the Protective Order entered in this Case.

<u>/s/ Yanan Zhao</u> Yanan Zhao

CERTIFICATE OF SERVICE

I hereby certify that, on May 23, 2024, a copy of the foregoing was served to all counsel of record via Email as agreed by the parties.

<u>/s/ Yanan Zhao</u> Yanan Zhao